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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/515,239	03/06/2000	Ju Cheon Yeo	8733.20093	7949
30827 MCKENNA L	7590 04/02/2007 ONG & ALDRIDGE LLP	EXAMINER		
1900 K STREET, NW			KUMAR, SRILAKSHMI K	
WASHINGTO	N, DC 20006		ART UNIT	PAPER NUMBER
		•	2629	,
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SHORTENED STATUTOR	RY PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MONTHS		04/02/2007	PAPER	

# Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

Office Action Summary		Applicatio	Application No.		Applicant(s)		
		09/515,23	9	YEO ET AL.			
		Examiner		Art Unit			
		Srilakshmi	K. Kumar	2629			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SH WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR RECHEVER IS LONGER, FROM THE MAILING asions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory per to reply within the set or extended period for reply will, by stately received by the Office later than three months after the main patent term adjustment. See 37 CFR 1.704(b).	DATE OF TH R 1.136(a). In no eve riod will apply and will atute, cause the appli	IS COMMUNICATION nt, however, may a reply be tin expire SIX (6) MONTHS from cation to become ABANDONE	N. nely filed the mailing date of this of D (35 U.S.C. § 133).			
Status	•						
2a)⊠	Responsive to communication(s) filed on 18 This action is <b>FINAL</b> . 2b) T Since this application is in condition for allocation accordance with the practice under	This action is no wance except	on-final. for formal matters, pro		e merits is		
Dispositi	on of Claims	•					
5)	Claim(s) 1-20 is/are pending in the application 4a) Of the above claim(s) is/are without Claim(s) is/are allowed.  Claim(s) 1-20 is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction and on Papers  The specification is objected to by the Example The drawing(s) filled on is/are: a) and applicant may not request that any objection to the Replacement drawing sheet(s) including the contribution of the oath or declaration is objected to by the	drawn from condition reduced on the drawing (s) between the drawing (s) betwee	equirement.  objected to by the I be held in abeyance. See and if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 C	1 /		
Priority u	ınder 35 U.S.C. § 119						
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No.</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>							
2) Notic 3) Inform	t(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date		4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate			

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#### **DETAILED ACTION**

## Response to Amendment

The following office action is in response to the amendment filed on January 18, 2007. Claims 1-20 are pending. Claims 1 and 11 have been amended.

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-5, 7-15, and 17-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ahan (GB 2,325,329 A) and in further view of Silverstein et al (US 4,800,375).

As to independent claims 1 and 11, Ahan disclose a liquid crystal device and a method for driving a liquid crystal display device (Fig. 2), having a demultiplexer unit (Fig. 2, item 54) connected between a data driving circuit (40) and a plurality of data lines (DL1-DL2400) on a liquid crystal panel, the demultiplexer unit (54) distributing color data signals from any one of the output terminals of the data driving circuit to the plurality of data lines on the liquid crystal panel (Fig. 2, page 8, lines 24-page 9, lines 29 and page 6, line 31-page 7, line 5), the method comprising, classifying color data signals to be applied to the demultiplexer unit from the data driver circuit by colors (Fig. 2, page 8, lines 24-page 9, lines 29 and page 6, line 31-page 7, line 5); Ahan teaches providing color data signals to the demultiplexer unit by the data driver circuit (page 9, lines 9-29).

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Ahan do not teach providing the color data signals having the same color and do not teach consecutively providing the color data signals having a same color to contiguous data lines by the demultiplexer unit before applying a different color. Silverstein et al disclose in Fig. 2b, and in col. 2, lines 64-col. 3, lines 12, where color data signals having a same color are consecutively provided to contiguous data lines before applying a different color. It would have been obvious to one of ordinary skill in the art to incorporate the feature of Silverstein et al into that of Ahan as they teach a method of driving flat panel type color matrix displays in which a discretely addressable matrix of red, green and glue (RGB) picture elements are used to generate full color images. The system of Silverstein et al is advantageous as it combats insufficient pixel density and asymmetrical angular resolution such as image coarseness and color "fringing or aliasing" and reduces the number of scanning lines, thus reducing power consumption and expense (col. 1, lines 16-32, 59-col. 2, lines 4).

Ahan and Silverstein do not explicitly state wherein the consecutively provided color data signals are applied to non-adjacent data line to have a substantially same holding period. Examiner takes Official Notice that wherein the consecutively provided color data signals are applied to non-adjacent data line to have a substantially same holding period is well known in the art as evidenced by Murakami et al (US 6,040,814, col. 21, lines 1-28), where the data signals are held or sustained until the reset. It would have been obvious to one of ordinary skill in the art to include the feature of wherein the consecutively provided color data signals are applied to non-adjacent data line to have a substantially same holding period in order to provide high quality images.

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As to claims 2 and 12, limitations of claims 1 and 11, and further comprising Ahan discloses wherein the color data signals are applied to the data lines on the liquid crystal panel in a combination of sequences of color data signals of red, green and blue (page 6, line 31-page 7, line 5).

As to claims 3 and 13, limitations of claims 2 and 12, and further comprising Ahan discloses wherein the color data signals are applied to the data lines on the liquid crystal panel in a sequence of red, green and blue signals (page 6, line 31-page 7, line 5).

As to claims 4, 5, 14 and 15, limitations of claims 2 and 12, and further comprising, Ahan does not disclose where the color data signals are applied to the data lines on the liquid crystal panel in a sequence of green, blue and red signals or blue, red and green signals.

Silverstein et al disclose in Fig. 3B a color sequence different from RGB. It would have been obvious to one of ordinary skill in the art to employ the use of any color sequence as Silverstein et al suggest in the system of Ahan so as to generate full color images. The system of Silverstein et al is advantageous as it combats insufficient pixel density and asymmetrical angular resolution such as image coarseness and color "fringing or aliasing" and reduces the number of scanning lines, thus reducing power consumption and expense (col. 1, lines 16-32, 59-col. 2, lines 4).

As to claims 7 and 17, limitations of claims 1 and 10, and further comprising Ahan discloses wherein the demultiplexer unit includes a plurality of demultiplexers as shown in Fig. 2, item 54, DMP1-DMP800.

As to claims 8, 10, 18 and 20, limitations of claims 7 and 17, and further comprising

Ahan discloses wherein each of the plurality of the demultiplexers are connected to at least five

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or in multiple of six data lines on the liquid crystal panel in Fig. 2, where Ahan shows the data lines (DL1 to DL2400) connected to the demultiplexer (54), where the plurality of demultiplexers are connected to three data lines (Fig. 2, DMP1 is connected to DL1, DL2 & DL3).

As to claims 9 and 19, limitations of claims 7 and 17, and further comprising Ahan discloses wherein each of the plurality of demultiplexers is connected to an odd number of data lines as shown in Fig. 2, where each demultiplexer, DMP1 is connected to three data lines DL1-DL3.

3. Claims 6 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ahan in view of Silverstein et al as applied to claims 1 and 11 above, and further in view of Hiroki (US 6,628,253).

As to claims 6 and 16, limitations of claims 1 and 11, and further comprising Ahan and Silverstein et al do not disclose wherein the classifying step includes arranging the color data signals according to a sequence of dot inversion system where each contiguous pixel of liquid crystal panel has a reverse polarity. Hiroki in col. 3, line 41-col. 4, line 9, discloses wherein the classifying step includes arranging the color data signals according to a sequence of dot inversion system where each contiguous pixel of liquid crystal panel has a reverse polarity. It would have been obvious to one of ordinary skill in the art to incorporate the feature of arranging the color data signals according to a sequence of dot inversion system where each contiguous pixel of the liquid crystal display panel has a reverse polarity as shown by Hiroki into that of Ahan as modified by Silverstein et al. The feature of arranging the color data signals according to a sequence of dot inversion system where each contiguous pixel of the liquid crystal display panel

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has a reverse polarity is advantageous as it prevents the deterioration of the liquid crystal material, eliminates display but and produces the best images (Hiroki, col. 3, lines 41-46).

### Response to Arguments

4. Applicant's arguments with respect to claims 1-20 have been considered but are moot in view of the new ground(s) of rejection.

#### Conclusion

5. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Srilakshmi K. Kumar whose telephone number is 571 272 7769. The examiner can normally be reached on 9:00 am to 5:30 pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sumati Lefkowitz can be reached on 571 272 3638. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Srilakshmi K. Kumar Examiner

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SKK March 27, 2007

> SUMATI LEFKOWITZ SUPERVISORY PATENT EXAMINER